

Calvin A. Lee #152056  
Plaintiff

JUL -31-10-07  
VS

John Commings, ET AL.  
Defendants

Civil Action No. 2:07-CV-82-MHT

## Disposition Report of Continuing Violations of Constitutional Rights As to Issues to This Complaint

Comes Now the Plaintiff Calvin A. Lee #152056, Files  
This Report to be considered with the original Complaint.  
The Defendant at Frank Lee Youth Center, has refused to  
correct any violations, but instead, continue to manipulate the  
Judicial System. By the cunning craftiness of their State Attorney.  
Condition at Frank Lee Youth Center has worsen. There is now  
a possible outbreak of STAPH Infection. The dormitories are  
continued to be locked. The inmates are locked-out in the  
Morning A.M. and at night pm the inmates are locked-in. As before  
72 inmates are forced to use on toilet. Some have resorted to using  
the outdoor's wooded areas, in the daytime. The Plaintiff and others  
in the 4 dorms are forced to drink water from an Igloo cooler,  
which never holds enough, and is a health violation. Communication  
with the Correctional Staff, is not sufficient. Inmates are being  
denied their medications and adequate medical treatment. The Staff is  
continuing its policy of manipulating and circumventing procedures.  
There is a continuing, intentional, pervasive and systematic exclusion  
and avoidance of the Plaintiff and other Convict's Constitutional Rights.  
If the Court continue to remain silent, it is sentencing the 288

Convicts at the Institution to a death sentence, just today at 9:30 AM, June 27, 2007. The Correctional Staff failed to honor a Medical lay-in from the Healthcare Unit. The Correctional Staff has no respect for the convicts and the laws that are suppose to govern them. Is there any help for a poor widow's son. Also this Institution violates the Plaintiff Equal Protections and Due Process Rights. In that it operates as a Level IV Institution, and the Plaintiff was Class-up to be sent to a Level II institution. The officials once again are discriminating by manipulate and circumventing procedures, or accomplishing this exclusion. This Administration has acted beyond it's authority. And should not be immune from obey the Laws and Regulations. Plaintiff request to amend to this report, in the future. THE ALABAMA Health Department was just out here 2 week's ago. And they allowed this infection to go unnoticed. These State Agencies are all conspiring with each other. To deny convicts of their Constitutional Rights

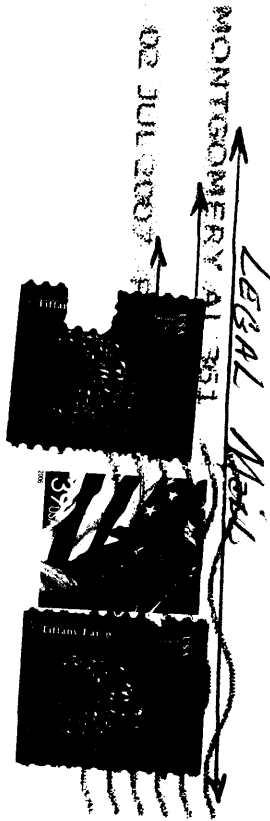
RESPECTFULLY SUBMITTED,  
 Calvin A. Lee #152056, ARLA (Pro, SE)  
 Frank Lee Youth Center  
 P.O. Box 220410  
 Decaturville, ALABAMA 36022

CERTIFICATE OF SERVICE  
 I Calvin A. Lee #152056, ARLA do hereby certify that a copy of the foregoing has been served upon the Clerk of the U.S. District Court and a copy forwarded to the Attorney of the Defendants. By placing said same in the U.S. Mail this the 27th Day of JUNE, 2007.

Galvin A. Lee, #158056, AA1-A  
 Frank Lee Youth Center  
 P.O. Box 320410  
 DEATSVILLE, AL 36022

LEGAL MAIL

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 United States District Court  
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